1	G. HOPKINS GUY, III (State Bar No. 124811)			
2	hopguy@orrick.com I. NEEL CHATTERJEE (State Bar No. 173985)			
3	nchatterjee@orrick.com MONTE COOPER (State Bar No. 196746)			
4	mcooper@orrick.com THERESA A. SUTTON (State Bar No. 211857)			
5	tsutton@orrick.com YVONNE P. GREER (State Bar No. 214072) ygreer@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP			
6				
7	1000 Marsh Road Menlo Park, CA 94025			
8	Telephone: 650-614-7400 Facsimile: 650-614-7401			
9	Attorneys for Plaintiffs FACEBOOK, INC. and MARK ZUCKERBERG			
10				
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	SAN JOSE DIVISION			
14	SAN JOSE DIVISION			
15		e No. 5:07-CV-01389-RS		
16	ZUCKERBERG,	CEBOOK'S ADMINISTRATIVE		
17	Plaintiffs, RE 6	QUEST PURSUANT TO LOCAL /IL RULE 79-5(B) & (D) TO FILE		
18	v. UN	DER SEAL THE MEMORANDUM POINTS AND AUTHORITIES IN		
19	CONNECTU, INC. (formerly known as SUI	PPORT OF FACEBOOK'S OTION TO COMPEL PACIFIC		
20	WINKLEVOSS, TÝLER WINKLEVOSS, NO	RTHWEST SOFTWARE AND NSTON WILLIAMS TO PROVIDE		
21	NORTHWEST SOFTWARE, INC., CO	MPLETE AND SUPPLEMENTAL SPONSES TO FACEBOOK'S		
22	and DAVID GUCWA AND DOES 1-25, FIR	RST SET OF INTERROGATORIES S. 3 AND 4 AND EXHIBITS F, G,		
23	Defendants. AN	D H TO THE DECLARATION OF ERESA A. SUTTON IN SUPPORT		
24	. ■	FACEBOOK'S MOTION TO MPEL		
25	Dat	e: November 28, 2007		
26	Tim Judg	ne: 9:30 a.m.		
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Pursuant to Civil L.R. 7-11 and 79-5 (d), Facebook respectfully submits this administrative request asking the Court to file under seal the Memorandum Of Points And Authorities In Support Of Facebook's Motion To Compel Pacific Northwest Software And Winston Williams To Provide Complete And Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 and Exhibits F, G, and H To the Declaration of Theresa A. Sutton In Support of Facebook's Motion To Compel.

The parties entered into, and the California Superior Court issued, a Stipulated Protective Order on January 23, 2006, which prohibits either party from filing in the public record any documents that have been designated as "Confidential" or "Highly Confidential" pursuant to the Protective Order.

The Memorandum Of Points And Authorities In Support Of Facebook's Motion To Compel Pacific Northwest Software And Winston Williams To Provide Complete And Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 contains direct quotes from the deposition of Winston Williams taken on June 19, 2007. The deposition testimony has been marked Confidential by Winston Williams pursuant to the Protective Order entered in this matter, and hence portions of the Memorandum Of Points And Authorities In Support Of Facebook's Motion To Compel Pacific Northwest Software And Winston Williams To Provide Complete And Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 is subject to Local Civil Rule 79-5(d). Facebook takes no position as to whether the excerpts from the deposition testimony of Winston Williams referred to in the Memorandum of Points and Authorities in Support of Facebook's Motion to Compel is confidential.

Exhibit F to the Declaration of Theresa A. Sutton filed in Support of Facebook's Motion To Compel Pacific Northwest Software And Winston Williams To Provide Complete And Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 is a copy of relevant excerpts from Winston Williams' June 19, 2007 deposition. The deposition testimony has been marked Confidential by Winston Williams pursuant to the Protective Order entered in this matter, and hence is subject to Local Civil Rule 79-5(d). Facebook takes no position as to whether the deposition testimony of Winston Williams is confidential.

1	Exhibit G to the Declaration of Theresa A. Sutton filed in Support of Facebook's Motion		
2	To Compel Pacific Northwest Software And Winston Williams To Provide Complete And		
3	Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 is a copy of a		
4	4 relevant exhibit from ConnectU's production. This docu	ment has been marked Confidential by	
5	ConnectU pursuant to the Protective Order entered in that matter, and hence is subject to Local		
6	Civil Rule 79-5(d). Facebook takes no position as to whether this document is confidential.		
7	Exhibit H to the Declaration of Theresa A. Sutton filed in Support of Facebook's Motion		
8	To Compel Pacific Northwest Software And Winston Williams To Provide Complete And		
9	Supplemental Responses To Facebook's First Set Of Interrogatories Nos. 3 And 4 is a copy of a		
10	relevant exhibit from PNS' production. This document has been marked Confidential by PNS		
11	pursuant to the Protective Order entered in that matter, and hence is subject to Local Civil Rule		
12	79-5(d). Facebook takes no position as to whether this document is confidential.		
13	13		
14	14		
15		rrington & Sutcliffe LLP	
16	16 Dated. October 17, 2007 Offick, He	irington & Sutcline LLF	
17	17	/s/ Yvonne P. Greer /s/	
18	18	Yvonne P. Greer Attorneys for Plaintiffs	
19	19 FACEBOO	OK, INC. AND MARK ZUCKERBERO	
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1	<u>CERTIFICATE OF SERVICE</u>			
234	electronically to the registered part	cument(s) filed through the ECF system will be sent icipants as identified on the Notice of Electronic Filing (NEF) ose indicated as non registered participants on October		
5	Dated: October 17, 2007.	Respectfully submitted,		
6		/s/ Yvonne P. Greer /s/ Yvonne P. Greer		
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